

APPENDIX C TO EPA Region I
Administrative Order SDWA I-97-1030



SDMS DocID

444813

SCOPE OF WORK
MASSACHUSETTS MILITARY RESERVATION
TRAINING RANGE AND IMPACT AREA

I. INTRODUCTION AND PURPOSE

This Revised Limited Authorization for Lead Ammunition Training (RLALAT) authorizes Respondents to conduct lead ammunition training under specified conditions for a limited pilot project on T (Tango), J (Juliet), and K (Kilo) Ranges at Massachusetts Military Reservation (MMR) on Cape Cod, Massachusetts. The RLALAT is appended to the Scope of Work of the Administrative Order, Docket Number SDWA I-97-1030 (the "Order"), issued by the United States Environmental Protection Agency (EPA) regarding the Training Range and Impact Area at MMR, and specifies the conditions under which Respondents may conduct such training and the Work that Respondents must perform associated with such training.

II. LIMITED AUTHORIZATION

- A. Authorized Period: With respect to T Range, all requirements of Appendix B of this Order remain in effect for the pilot period specified therein, and this RLALAT is effective from January 1, 2009 to December 31, 2009 (T Range's "authorized period"). With respect to J and K Ranges, this RLALAT is effective from the date of signature to December 31, 2009 (J and K Ranges' "authorized period").
- B. During the authorized period, Respondents and persons operating under their supervision may fire lead ammunition at T, J, and K Ranges, subject to the following conditions:
1. The provisions of the T Range Best Management Practices: Operations, Maintenance, and Monitoring Plan (dated January 23, 2009) and the Juliet and Kilo Best Management Practices: Operations, Maintenance, and Monitoring Plans (dated January 23, 2009) are hereby incorporated by reference. Respondents must fully perform the

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may result in modification or
withdrawal of this RLALAT pursuant to
Paragraph II.G.

6. This authorization is limited to firing with lead ammunition at T, J, and K Ranges, and does not authorize firing with other forms of ammunition containing other substances or constituents that could lead to groundwater contamination.
- C. The conditions of Paragraph II.B are fully enforceable requirements of the Order and violations of any of the above conditions may be subject to penalties under the Order.
 - D. After the conclusion of the authorized period, Respondents may not fire lead ammunition at any small arms ranges, including T, J, or K Ranges, at or near the Training Range and Impact Area.
 - E. Respondents are responsible for supervising their own personnel, personnel from other agencies that fire lead ammunition at T, J, or K Ranges, and any contractors or consultants (including other government agencies) that Respondents engage or authorize to conduct any activities at T, J, or K Ranges. Respondents shall ensure that all persons conducting activities at T, J, or K Ranges comply with the requirements of this RLALAT, the Order, other administrative orders issued by EPA with respect to MMR, and all applicable law. Respondents may be liable and subject to penalties for any violations of this RLALAT, the Order, other administrative orders issued by EPA with respect to MMR, or other applicable law, caused by any persons conducting activities at T, J, or K Ranges.
 - F. Except as specifically stated in this RLALAT, Respondents remain obligated to comply with all the terms and conditions of the Order, including Appendix A (Scope of Work) and Appendix B (Limited Authorization for Lead Ammunition Training).

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activities described in the plan for the corresponding range.

2. Respondents shall continue to conduct public informational meetings throughout the authorized period and consider public comments received at these meetings. Respondents may be required by EPA to modify the operation, maintenance, and/or monitoring activities as a result of comments received during the authorized period.
3. Respondents shall provide EPA with copies of all documents or reports required by the Environmental Management Commission for consideration during the authorized period.
4. This approval is subject to periodic audits, including split samples of environmental monitoring, to be conducted by EPA or its contractors throughout the authorized period. Respondents may be required by EPA to modify operation, maintenance, and/or monitoring activities as a result of these audits.
5. Respondents shall schedule all training activities authorized by this RLALAT in a manner that does not interfere with or slow down the schedule for completing the investigation and cleanup required under the Order and Administrative Order SDWA-I-2000-0014. If a conflict arises, the investigation and cleanup activities take priority over any training, and training shall be rescheduled. Respondents shall be responsible for communicating and conferring with the Army's Impact Area Groundwater Study Program (IAGWSP) to ensure that the requirements of this paragraph are satisfied. A violation of the requirements of this paragraph

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- G. The TPC or the Regional Administrator may modify or withdraw this RLALAT at any time upon twenty-four hours' written notice.